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- (74) Agents: BECKER, Daniel, M. et al.; C/O Fish & Neave,

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- (71) Applicant (for all designated States except US): UNI-VERSITY OF DELAWARE [US/US]; 210 Hullihen Hall, Newark, DE 19716 (US).
- (72) Inventors; and
- (75) Inventors/Applicants (for US only): KMIEC, Eric, B. [US/US]; 18 Crossan Court, Landenberg, PA 19350 (US). RICE, Michael, C. [US/US]; 802 Washington Crossing Road, Newtown, PA 18940 (US). LIU, Li [CN/US]; 7-9 Four Seasons Parkway, Neward, DE 19702 (US).

- 1251 Avenue of the Americas, New York, NY 10020 (US).
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For two-letter codes and other abbreviations, refer to the "Guidance Notes on Codes and Abbreviations" appearing at the beginning of each regular issue of the PCT Gazette.

(54) Title: COMPOSITION AND METHODS FOR ENHANCING OLIGONUCLEOTIDE-DIRECTED NUCLEIC ACID SE-QUENCE ALTERATION

(57) Abstract: Compositions and methods for enhancing oligonucleotide-directed nucleic acid sequence alteration in vivo, ex vivo and in vitro are presented. These methods and compositions involve cells and cell-free extracts with altered levels or activities of a protein from the RAD52 epistasis group, the mismatch repair group and/or the excision repair group.

INTERNATIONAL SEARCH REPORT

International application No.

PCT/US02/31181

			FC1/030	JA 31101			
A.	CLAS	SSIFICATION OF SUBJECT MATTER					
IPC(7) : C12Q 1/68; C07H 21/04; C12N 15/85; A61K 31/00							
US		: 435/ 6, 91.1, 375; 536/23.1, 24.31, 24.33, 24	1.5; 514/44				
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44 1793 1	, DIA	COG (MEDILINE, BIOSIS)					
C.	DOC	UMENTS CONSIDERED TO BE RELEVANT					
Catego	ory *	Citation of document, with indication, where a	ppropriate, of the relevant passag	ges Relevant to claim No.			
Α	· +	- WEISS et al. Molecular cloning and characterization	on of the yeast RAD10 gene and	1-12			
	-	expression of RAD10 protein in E. coli. The EME	O Journal, 1985, Vol. 4, No. 6,	pages			
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Date of	t the ac	tual completion of the international search	Date of mailing of the internation	onal search report			
13 Feb	13 February 2003 (13.02.2003) 11 AUG 2003						
Name and mailing address of the ISA/IIS Authorized officer							
Commissioner of Patents and Trademarks Box PCT Mary M. Schmidt Boll - Halleston Mary M. Schmidt							
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Washington, D.C. 20231			→	ι'			
Facsimile No. (703)305-3230 Telephone No. (703) 308-0196							

Form PCT/ISA/210 (second sheet) (July 1998)

INTERNATIONAL SEARCH REPORT

International application No.

PCT/US02/31181

Box I Observations where certain claims were found unsearchable (Continuation of Item 1 of first sheet)							
This international report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:							
1. Claim Nos.: because they relate to subject matter not required to be searched by this Authority, namely:							
Claim Nos.: because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:							
Claim Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).							
Box II Observations where unity of invention is lacking (Continuation of Item 2 of first sheet)							
This International Searching Authority found multiple inventions in this international application, as follows: Please See Continuation Sheet							
 As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims for which fees were paid, specifically claims Nos.: 							
4. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.: 1-18, RAD10							
Remark on Protest The additional search fees were accompanied by the applicant's protest.							
No protest accompanied the payment of additional search fees.							

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BOX II. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING

This application contains the following inventions or groups of inventions which are not so linked as to form a single general inventive concept under PCT Rule 13.1.

Group I: claims 1-18, RAD10; Group II: claims 1-18, RAD51; Group III: claims 1-18, RAD52; Group IV, claims 1-18, RAD54; Group V, claims 1-18, RAD55; Group VI, claims 1-18, MRE11; Group VII, claims 1-18, PMS1; Group VIII, claims 1-18, XRS2.

The inventions listed as Groups I-VIII do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons.

Each composition, RAD10, RAD51, RAD52, RAD54, RAD55, MRE11, PMS1 and XRS2, are independent compositions sicne they are structurally and functionally different. Since each of these compositions is structurally independent, each of the enhancing oligonucleotides uses to alter the efficiency of each of RAD10, RAD51, RAD52, RAD54, RAD55, MRE11, PMS1 and XRS2 is structurally distinct in sequence and function. As such, each method and kit is a unique invention drawn to patentably distinct steps and compositions.